

FILED

Jonathan Lee Riches,^(c)
Plaintiff

v.

JASON GIAMB1, et AL.,
Defendants

NOS. C 07-6315
C 07-6316
C 07-6317
C 07-6318
C 07-6319
C 07-6320
C 07-6321
C 07-6322
C 07-6323
C 07-6324
C 07-6325

MICHAL D. WICKING
CLERK OF THE DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

OMNIBUS MOTIONS

Motion FOR Clarification of record

Motion for Reconsideration

Motion for Leave to Make PAYment Arrangements
IN FORMA Pauperis

Comes now the Plaintiff, Jonathan Lee Riches,^(c) in pro-se, moves this Honorable court for a response to these Motions. Plaintiff's Constitutional rights are being violated by this court by not allowing me to address the courts in the future, if I'm a injured party or I need to file a future complaint.

This Court Ruled on 1/1/08 By Martin J. Jenkins that I'm restricted from filing any civil complaints in this Court without payment of the full statutory filing fee, and the Clerk is directed to refuse any complaint that is not accompanied by such fee.

This ruling is a Constitutional violation by not allowing me to Address this Court, I'm a inmate with NO Money. I'm poor and indegent, I have a Constitutional right to Address this court in the future, if I proceed in forma pauperis.

I compel this Court to answer to me that if I send a Informa pauperis and Motion to proceed due to indigent status, will the clerk of court refuse my complaint?

I have a right to proceed Informa pauperis procedures Just like any other Federal prisoner. I have no money and cannot afford the 350.00 filing fee.

Plaintiff has another question with this court, what happens if my life is in danger and I have to file a TRO Temporary Restraining order, and this court rejects my call for danger? What procedure do I need to do to Address this court when my life is in danger and I don't have the money? In this instance, will the clerk of court reject my motions

Plaintiff respectfully wishes to proceed on these cases in Forma Pauperis according to the laws and constitution

I'm being denied due process with this court.

Plaintiff submits another question. If someone damages me in the Northern district of California what future rules or/and steps I need to take to bring them to court, if I don't have the 350.00 filing fee, because if this court rejects my complaint without a Judge hearing my case first, then this is a serious Constitutional violation that will subject me to harm and prejudice.

I move this court to send me Informa pauperis Applications, so I can proceed to file a lawsuit without this court throwing away or rejecting my lawsuit before a Judge hears me.

I move for reconsideration on this ruling as this
ruling is violating my constitutional rights and due process.

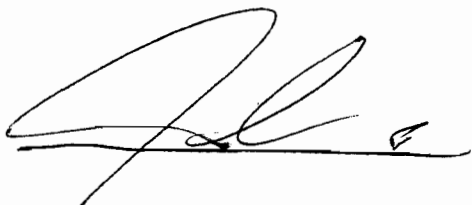
I seek clarification on the questions I asked.

This ruling on these cases is unconstitutional because it's
telling me I can't get a future lawsuit filed unless I pay the
full filing fee, but it is not telling me if I can proceed
in the future *in forma pauperis*. CAN I proceed in the future
in forma pauperis?

I move for reconsideration of this rulings and more clarification
so I can understand what my rights are.

I pray this Honorable Court will allow me to proceed in the future
in forma pauperis in accordance to federal law and the
Constitution,

Respectfully
Submitted



Another Question for the court. In these rulings it was said that
the clerk of court refuse any civil complaint without payment of fees.
What happens to the complaint, does it get thrown away or does
the clerk of court send it back to me?

Respectfully
Submitted

